

Regulation XIII – New Source Review

Working Group Meeting
August 13, 2020

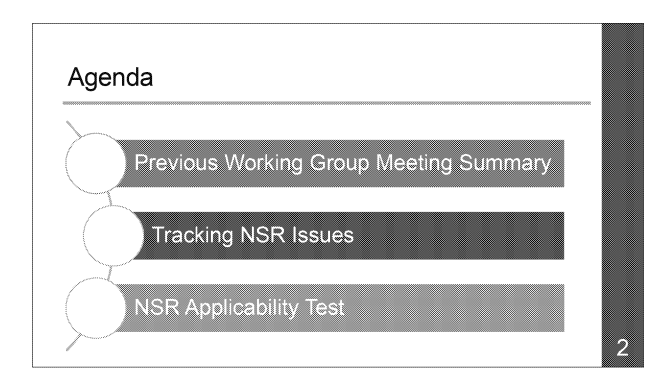
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Previous Working Group Meeting Summary

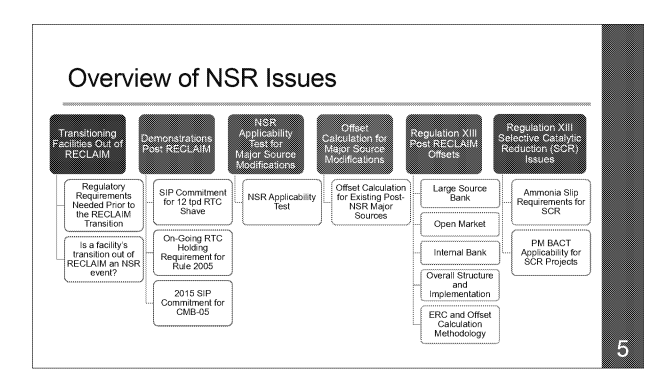
- Discussed responses to three comment letters received pertaining to Regulation XIII
- South Coast AQMD responses to these letters is available on the <u>Regulation XIII Proposed</u> Rules Page
 - Two comment letters from the Regulatory Flexibility Group and the Western States Petroleum Association focused on
 - Ammonia Limits: Where, when, and how ammonia emission limits for SCR units will be established
 - PM BACT: Applicability of PM BACT requirements for modifications with SCR
 - Comment letter from LADWP focused on the NSR Applicability test



Tracking NSR Issues

- Through the Working Group process staff has been addressing a variety of NSR issues
- Difficult to address and resolve issues in a linear fashion
 - Complexity of certain issues require starts and stops to develop recommendations, work with U.S. EPA, gather additional data, etc.
 - * As new issues are raised in the rule development process, staff will pause discussions on a certain issue to focus on the new issues
- To help track the status and the breadth of NSR issues, staff has compiled a general list of NSR issues
 - * At the beginning of each Working Group, staff will provide a summary status of NSR issues
 - Providing an overall recap of the status of NSR issues today

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Transitioning Facilities Out of RECLAIM

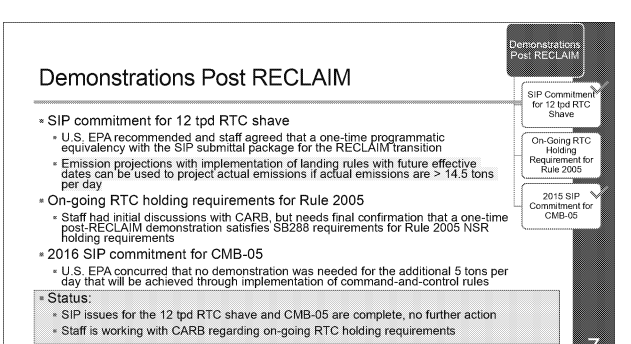
- Staff discussed with the Working Group that U.S. EPA has recommended and staff agrees that facilities will stay in RECLAIM until the three regulatory programs are approved into the SIP:
 - * Command-and-control BARCT landing rules
 - * Regulation XX RECLAIM
 - * Regulation XIII New Source Review
- Staff has discussed with the Working Group that U.S. EPA agrees with staff that the transition of a facility from RECLAIM to command-and-control is not an NSR event
 - * Rule 2005 applies when in RECLAIM
 - * Regulation XIII applies when out of RECLAIM
- Status of both issues: Complete, no further action

Transitioning
Facilities Out of
RECLAIM

Regulatory
Requirements
Needed Prior to
the RECLAIM
Transition

Is a facility's
transition out of
RECLAIM an NSR
event?

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NSR Applicability Test for Major Source Modifications

- NSR
 Applicability
 Test for
 Major Source
 Modifications

 NSR Applicability
 Test
- At the June Working Group meeting, staff discussed a revised approach for the NSR applicability test
- At today's Working Group meeting, staff will discuss
 - * Additional refinements to the NSR applicability test and
 - * Additional details and other requires to satisfy the federal NSR applicability test
- Staff will propose recommendations after input from the Working Group and additional discussions with U.S. EPA
- Status: Still under development

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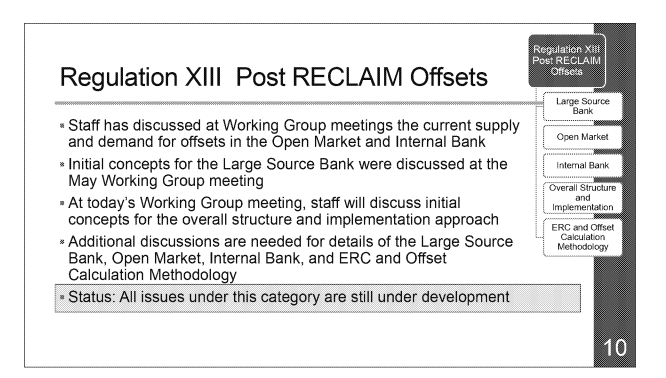
Offset Calculation for Major Source Modifications

Offset
Calculation for
Major Source
Modifications

Offset Calculation
for Existing PostNSR Major

Sources

- Offset calculation methodology for major sources has been discussed at various Working Group meetings
- U.S. EPA and staff agreed on the following offset calculation for existing post-NSR major sources:
 - * First Tier: Allow use of PTE-to-PTE when
 - * Actual emissions are at least 80% of the PTE; or
 - Past emission increases were fully offset less than 5 years prior to an application deemed complete
 - <u>Second Tier</u>: Require Actual Emissions-to-PTE for all other situations
- Status: Complete, no further action



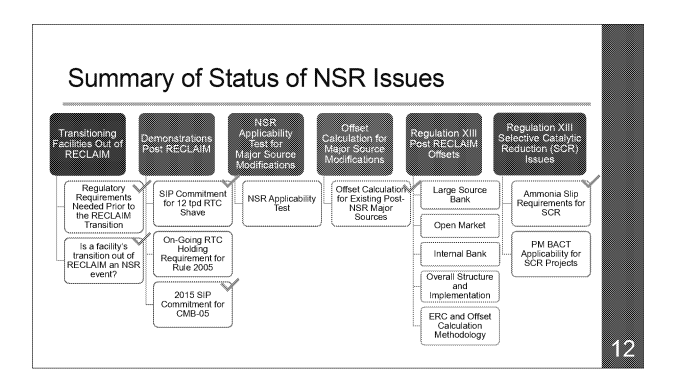
Regulation XIII SCR Issues

- * At the June Working Group meeting staff discussed ammonia slip limits and explained that:
 - * Ammonia BACT limits for SCR will be addressed during permitting since this is an NSR issue
 - * Staff intends to remove the ammonia slip limits in the rules where ammonia limits were included
- Staff discussed PM BACT for refinery gas SCR projects at the June Working Group meeting
 - * Staff is continuing to work with U.S. EPA on this issue
- Status:
 - * Ammonia BACT limits will be addressed through NSR, no further action
 - Staff is working with U.S. EPA on PM BACT issues for refinery gas SCR projects

Regulation XIII
Selective Catalytic
Reduction (SCR)
Issues

Ammonia Slip
Requirements for
SCR

PM BACT
Applicability for
SCR Projects



NSR Applicability Test for Major Source Modifications

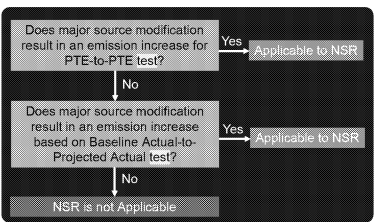
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Background

- At the June Working Group Meeting staff introduced a concept for a two-tier NSR applicability test for major source modifications
- Today staff will be discussing
 - Refinements to the NSR applicability test for major source modifications
 - * Provisions to ensure the federal NSR applicability test for major source modifications is enforceable
 - Other elements of the federal NSR applicability test for major source modifications that were not discussed

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Proposed NSR Applicability Test for Major Source Modifications Presented at the June Working Group Meeting



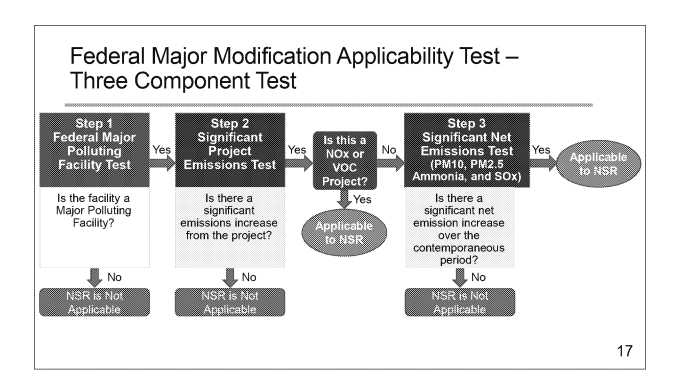
- First applicability test is PTE-to-PTE
- Ensures no backsliding under SB 288 since PTE-to-PTE applicability test is layered with the federal applicability test
- Still incorporates the Baseline Actual-to-Projected Actual applicability test consistent with NSR Reform rules

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Refinements to the NSR Applicability Test for Modification to Existing Post-NSR Major Source

- The second tier of the proposed NSR applicability test was added to satisfy federal NSR requirements
- U.S. EPA commented that the second tier of the NSR applicability test can be based on federal thresholds for determining a Major Source Modification
- * To reduce the complexity of the Federal Applicability Test staff has developed an implementation approach that will:
 - Streamline implementation to avoid having to prepare and analyze information that is not needed
 - Maintain all the elements of the Federal Applicability Test

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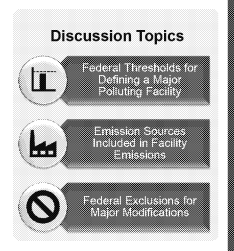


Proposed NSR Applicability Test for Major Source Modifications First applicability test Does the modification result in an retains the method of Yes emission increase for current Regulation XIII PTE-to-PTE? · First test is expected to]No capture most NSR projects Does the modification result in a The Federal Applicability significant increase using the Yes Test will use the NSR Federal Applicability Test Reform calculation using the Three Part Test? method and federal thresholds No NSR is not Applicable 18

Step 1: Determine if the Facility is a Federal Major Polluting Facility

is the facility a Major Polluting

- Purpose is to determine if the facility is a Major Polluting Facility under the federal definition
- If facility emissions are less than the Major Polluting Facility Thresholds, the permitting action is not applicable to NSR



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Thresholds for Major Polluting Facility



- Since this is a federal test, U.S. EPA agrees that the federal thresholds can be used for determining if a facility is a Major Polluting Facility
- Federal thresholds for PM10 are different than Regulation XIII
 - PM10 threshold will increase from 70 to 100 tons per year
- Recommendation: Use the Federal NSR thresholds for Major Polluting Facility

Major Polluti (tons/y/ Pollutant	
NOx	10
VOC	10
PM10	100
PM2.5	70
Ammonia	70
SOx	70

Thresholds differ for Salton Sea Air Basin and Mojave Desert Air Basin

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Emission Sources Included in Facility Emissions



- There are two areas where the federal definition for Major Polluting Facility differs from Regulation XIII
 - » Fugitive emission sources
 - * Mobile Sources
- Federal definition for Major Polluting Facility requires that only 27 listed industry categories account for fugitive emissions¹ (See next slide for 27 industry categories)
- Federal definition for Major Polluting Facility which references Stationary Sources does not include the following mobile sources as part of the facility
 - Internal combustion engines for transportation purposes.
 - Nonroad engines, or
 - Nonroad vehicles
- ¹ The analysis for project and net emissions requires all facilities to include fugitive emissions

Regulation XIII

- Regulation XIII requires all facilities to include fugitive emissions
- BACT Guidelines requires that the following mobile sources be considered as part of the facility
- · In-plant vehicles
- Ship emissions during loading and unloading
- Non-propulsion ship emissions within South Coast AQMD jurisdiction

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27 Industry Categories that Must Account for Fugitive Emissions



Federal definition for Major Polluting Facility requires that the following 27 industry categories account for fugitive emissions

(1) Coal cleaning plants (with thermal dryers);	(15) Carbon black plants (furnace process);
(2) Kraft pulp mills;	(16) Primary lead smelters;
(3) Portland cement plants;	(17) Fuel conversion plants;
(4) Primary zinc smelters;	(18) Sintering plants;
(5) Iron and steel mills;	(19) Secondary metal production plants;
(6) Primary aluminum ore reduction plants;	(20) Chemical process plants—The term chemical processing plant shall not include ethanol production facilities that produce ethanol by natural fermentation included in NAICS codes 325193 or 312140; (21) Fossil-fuel boilers (or combination thereof) totaling more than
(7) Primary copper smelters;	250 million British thermal units per hour heat input;
(8) Municipal incinerators capable of charging more than 250 tons of refuse per day;	(22) Petroleum storage and transfer units with a total storage capacity exceeding 300,000 barrels;
(9) Hydrofluoric, sulfuric, or nitric acid plants;	(23) Taconite ore processing plants;
(10) Petroleum refineries;	(24) Glass fiber processing plants;
(11) Lime plants;	(25) Charcoal production plants;
(12) Phosphate rock processing plants;	(26) Fossil fuel-fired steam electric plants of more than 250 million British thermal units per hour heat input; and
(13) Coke oven batteries;	(27) Any other stationary source category which, as of August 7, 1980, is being regulated under section 111 or 112 of the Act.
(14) Sulfur recovery plants;	

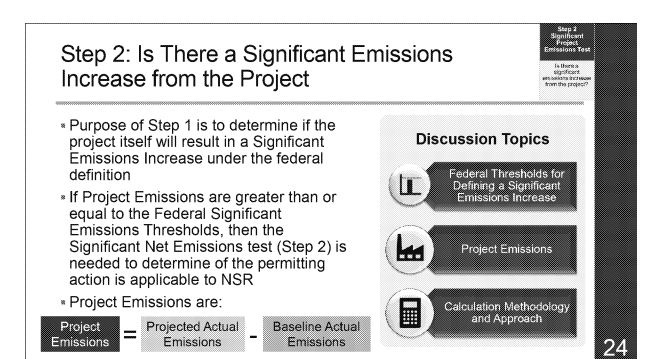
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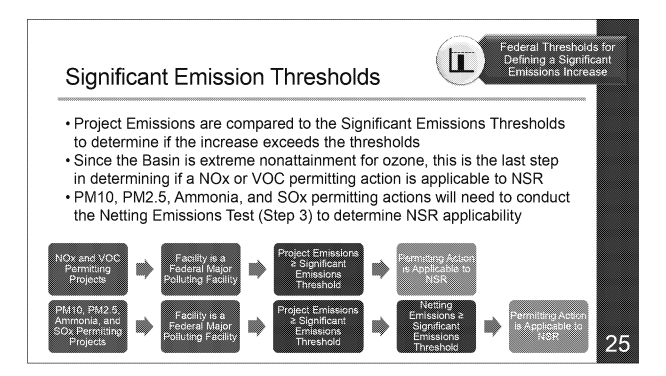
Federal Definition of Major Modification Includes Exclusions



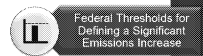
- ▼ Federal definition of Major Modification includes exclusions for:
 - Use of an alternative fuel or raw material by reason of an order²;
 - Use of an alternative fuel by reason of an order or rule under Section 125 of the Act;
 - Use of an alternative fuel at a steam generating unit to the extent that the fuel is generated from municipal solid waste;
 - ▼ Use of an alternative fuel or raw material by a stationary source which:
 - * The source was capable of accommodating before January 6, 1975, unless such change would be prohibited under any federally enforceable permit condition which was established after January 6, 1975³; or
 - The source is approved to use under any permit issued under 40 CFR 51.165
- If a facility meets the exclusion for Major Modification, the permitting action would not be applicable to NSR
- Any order under section 2 (a) and (b) of the Energy Supply and Environmental Coordination Act of 1974 (or any superseding legislation) or by reason of a natural gas curtailment plan pursuant to the Federal Power Act;
 Pursuant to 40 CFR 52.21 or under regulations approved pursuant to 40 CFR subpart I or 40 CFR 51.166

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- The Significant Emissions Thresholds are used for:
 - The Significant Project Emissions Test (Step 2)
 - The Significant Netting Emissions Test (Step 3)
- The federal thresholds for NOx, VOC, PM10 and PM2.5 are different than Regulation XIII
 - NOx, VOC thresholds will decrease from 1 lb/day to 0.5 lb/day
 - PM10 threshold will increase from 1 lb/day to 15 tons/year
 - PM2.5 threshold will increase from 1 lb/day to 10 tons/year
- · No change for ammonia threshold

Significant Emission Thresholds ²			
Pollutant	Regulation XIII	Federal NSR	
NOX	1 lb/day	0.5 lb/day	
VOC	1 lb/day	0.5 lb/day	
PM10	1 lb/day	15 tons/year	
PM2.5	1 lb/day	10 tons/year	
Ammonia	40 tons/year	40 tons/year	
SOx	40 tons/year	40 tons/year	

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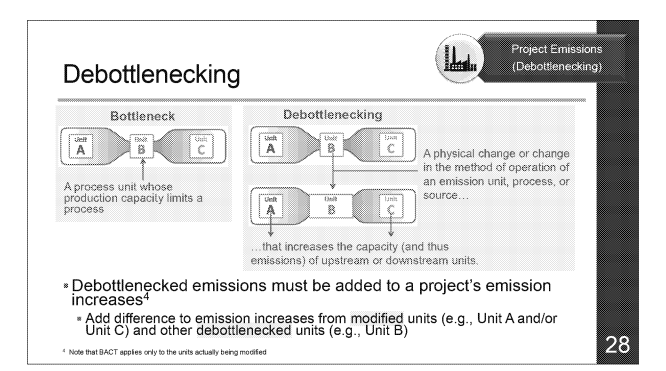
Project Emissions



- [∗] U.S. EPA defines the "project" as a physical change in, or change in the method of operation of, an existing major polluting facility [40 CFR 165.(a)(1)(xxxix)]
 - * Ensures that nominally-separated projects at a facility are treated as a single project
 - If a project has multiple emission sources, the increases of each individual emission source are added together to determine if the project as a whole has a Significant Emissions Increase
 - In general aggregated projects includes activities that are substantially related, including technical or economic dependence, and that generally occur within three years of each other
 - Aggregate projects would be evaluated on a case-by-case basis

Difference Between Federal NSR Applicability and Regulation XIII

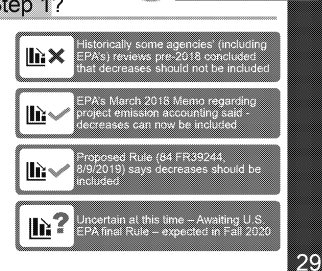
- Regulation XIII permits are issued for each individual source or unit
- Regulation XIII does not include emission increases from other permitting or nonpermitting actions



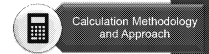
Should Project Emissions Include Emission Decreases in Step 1?



- ▼ For NOx and VOC, project-specific decreases cannot be accounted for in Project Emissions
 - EPA's March 2018 Memo does not apply to NOx and VOC because the basin is extreme nonattainment for ozone
- For other pollutants, NSR regulation language is uncertain if projectspecific decreases can be accounted for in Project Emissions
 - At this time it is uncertain if emissions decreases will be included in the Project emissions - Final Rule is expected in Fall 2020
- If emission decreases are not included in Step 1, the Net Emissions Increase (Step 2), will account for emission increases and decreases



Approach for Calculating Project Emissions



Project Emissions are based on (Baseline Actual-to-Projected Actual)

Project Projected Actual Baseline Actual Emissions Emissions

Where:

Projected Actual = Maximum Projected - Demand Growth

- Must sum the Project Emissions for all sources, by pollutant within the project
- ▼ To streamline implementation, staff is recommending a hierarchy with two levels
 - * First Level: Project Emissions that does not account for excludes Demand Growth
 - s Second Level (if needed): Projected Emissions that accounts for excludes Demand Growth

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Two-Level Hierarchy for Evaluating Project Emissions



- Level 1: If Project Emissions without accounting for excluding Demand Growth are ≤ the Significant Emissions Threshold, then the permitting action is not applicable to NSR
 - * If Projected Emissions without the excluding Demand Growth exclusion ≥ Significant Emission Threshold, then go to Level 2

Project Emissions (World Demand Growth)

Project Emissions (World Demand Growth)

Prost-Modification Pre-Modification

Maximum Projected Emissions

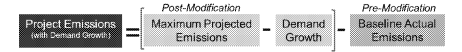
Emissions

Pre-Modification

Pre-Modification

Baseline Actual Emissions

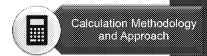
- Level 2: If Project Emissions with the Demand Growth exclusion are ≤ the Significant Emissions Threshold, then the permitting action is not applicable to NSR
 - * If Projected Emissions with Demand Growth exclusion > Significant Emission Threshold, then must conduct the net emissions increase analysis (Step 3) to determine if the permitting action is applicable to NSR



For deliberative purposes only

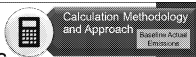
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Calculating Project Emissions



- Under the Federal NSR Applicability test, Project Emissions are evaluated differently depending on when the source began operation
- * Since the Federal NSR Applicability test looks at all increases from sources within a "project" the appropriate PTE-to-PTE test must be performed for each type of source when there are multiple new affected sources within a project

Description	Types of Sources	Calculation Method
All New Sources	All Each emission sources within project that began operation < 24 months	PTE-to-PTE, where PTE of brand new unit is zero
All Existing Sources	All Each emission sources within the project that began normal source operation ≥ 24 months	Baseline Actual-to-Projected Actual
Hybrid of Sources	 Project includes a combination New sources (began operation < 24 months) Existing sources (began normal operation ≥ 24 months) 	 New sources: PTE- to-PTE Existing sources: Baseline Actual- to-Projected Actual Add emission increases calculated for new and existing sources



Overview of Baseline Actual Emissions

How Calculated

- Average annual emissions for any consecutive 24 months over during past:
- Five years for Electricity Generating Facilities (EGFs)
- · Ten years for non-EGFs
- Same 24-month period per pollutant can use a different 24-month period for other pollutants

What is included in Baseline Actual Emissions

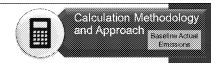
- All stationary emissions for each project source, including fugitive and startup/shutdown/ malfunction emissions
- Must exclude Cannot include emissions in violation of permit or regulatory limits

Downward Adjustments to Meet Current Regulations

- Exclude emissions that would have exceeded an emission limit under current regulation for the consecutive 24-months
- Not applicable if part of a Maximum Achievable Control Technology standard, provided state has not taken credit for reductions in an attainment demonstration or maintenance plan

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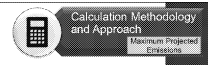
When Timeframe Begins for Evaluating Baseline Emissions



- Under Federal NSR, the reference point for establishing the timeframes varies:
 - * For EGFs, count from the beginning of actual construction of the project
 - For non-EGFs, count from the earlier of the following.
 - * Beginning actual construction of the project, or
 - * The date a permit application is deemed complete
- Estimating the beginning of construction can be challenging and can create permitting delays if the 24 consecutive months falls outside of the 5 or 10 year timeframe
- Recommendation: The reference point for the timeframe for selecting baseline emissions will be based on the date a permit is deemed complete for sources in the project, and construction date for Step 3 sources.

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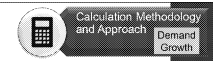
Overview of Maximum Projected Emissions



Projected Actual Emissions = Maximum Projected Demand Growth

- Maximum projected emissions is the maximum annual rate (tpy) at which an emissions unit is projected to emit a pollutant in:
 - * Any one of the 5 years following the date the unit resumes regular operation, or
 - Any one of the 10 years following the above date if the project involves an increase in the unit's design capacity or PTE and full utilization of the unit would result in a significant emissions increase or significant net emissions increase at the source
- Includes fugitive emissions and emissions associated with startup, shutdown, or malfunctions
- Projected emissions must have a business forecast as the basis.

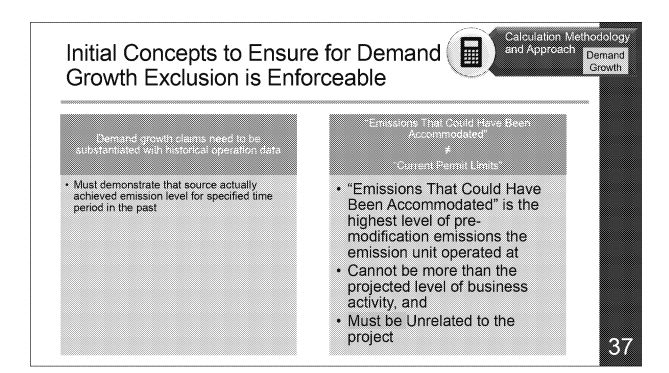
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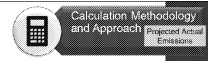
Demand Growth Exclusion

- Projected Actual Emissions allows for a Demand Growth exclusion
- ▼ The Demand Growth exclusion removes emission increases associated with the facility's output that would have occurred regardless of the modification
- Demand Growth exclusions are allowed for:
 - The emissions An existing unit could have accommodated during the consecutive 24-month period used to establish the baseline actual, including any increased utilization due to product demand growth, and if
 - * The emissions Are unrelated to the particular project, including any increased utilization due to product demand growth
- Facility must justify and substantiate such exclusions

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Information Used for Projected Actual Emissions



Projected Actual = Emissions

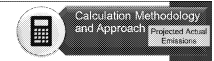
Maximum Projected Emissions Demand Growth

- *Federal NSR requires that Maximum Projected Emissions and Demand Growth exclusion must be supported with the following relevant information
 - Historical operational data
 - Company's own representations
 - Company's expected business activity
 - Company's highest projections of business activity

 - Compliance plans under the approved State Implementation Plan

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Initial Concepts for Bounding Projected Actual Emissions



Make the projected actual emissions a permit limit so that it is enforceable

Future business activity estimates to be based or publicly available information

 Estimates must be stockholder prospects, business loans, or other business information generated independently of Projected Actual Emission determination.

If appropriate, projected actual emissions are not provided by the applicant, then the emission increase is calculated as Baseline Actual-to-PTE

 If Baseline Actual-to-PTE is used instead of Baseline Actual-to-Projected Actual, then recordkeeping and reporting obligations for "Reasonable Possibility" provisions can be avoided (discussion later)

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Federal Monitoring, Recordkeeping and Reporting Requirements – Reasonable Possibility Provisions

- Administrative obligations under reasonable possibility provisions would apply if:
 - * Baseline Actual-to-Projected Actual method is used, and
 - Project is not a major modification, and
 - Project ≥50% of the significant emission thresholds (before demand growth exclusion)
- Can avoid such administrative obligations by using postmodification PTE instead of Projected Actual Emissions

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Federal Monitoring, Recordkeeping and Reporting Requirements – Reasonable Possibility Provisions

If increase ≥50% of significance level <u>without</u> applying Demand Growth Exclusion, applicant must document basis for non-applicability determination

- Description of the project
- Identification of the emissions unit(s) whose emissions of a regulated NSR pollutant could be affected by the project; and
- Details of applicability test used to determine that the project is not a major modification including:
- · Baseline actual emissions
- · Projected actual emissions
- Amount of emissions excluded and an explanation for why such amount was excluded
- · Any netting calculations, if applicable

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Federal Monitoring, Recordkeeping and Reporting Requirements – Reasonable Possibility Provisions (cont.)

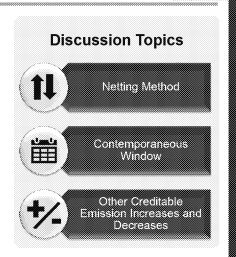
If increase still ≥50% of significance level with Demand Growth Exclusion

- For EGFs, before beginning actual construction, submit project information and applicability test to the reviewing authority
- Maintain a record of the annual emissions for a period of 5 years (or 10 years if the project increases the design capacity or PTE) following resumption of regular operations after the change
 - For EGFs, submit a report to the reviewing authority within 60 days after the end of each year during which records are required (5 or 10 years)
 - Non-EGFs, submit a report if the actual annual emissions shows that the project result in significant emission increase, and if such emissions differ from the preconstruction projection

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Step 3: Significant Net Emissions Test

- Purpose of Step 3 is to determine if emission increases and decreases at the facility during the contemporaneous period is less than the Significant Emissions Threshold
- Step 3 is only applicable for PM10, PM2.5, Ammonia, and SOx
- If Net Emissions during the contemporaneous period are greater than or equal to the Significant Emissions Thresholds, then the permitting action is applicable to NSR



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Netting Method



- Determine the contemporaneous net emissions increase from the Major Polluting Facility as a whole and compare to the Significant Emissions Thresholds
 - * Uses the same Significant Emission Thresholds as the Project Emissions
- PM10, PM2.5, Ammonia, and SOx projects can *net out* of being a "major modification" if the *net emission increase* is less than the Significant Emission Thresholds
- Since the Basin is designated as extreme non-attainment for ozone, netting is **not allowed** for VOC and NOx



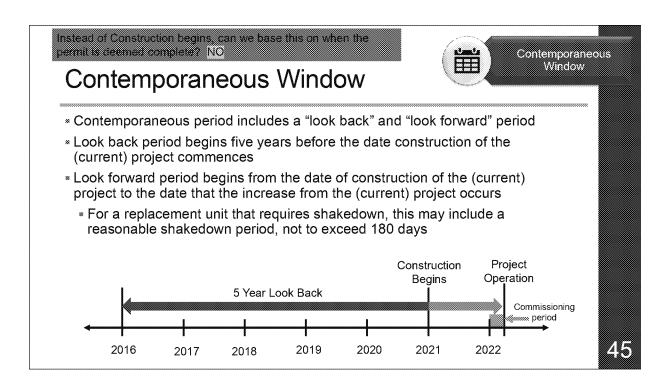


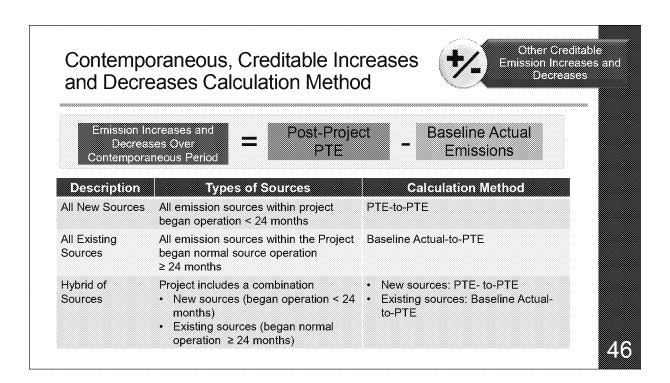
Project Emissions



Sum of Emission Increases and Decreases Over Contemporaneous Period

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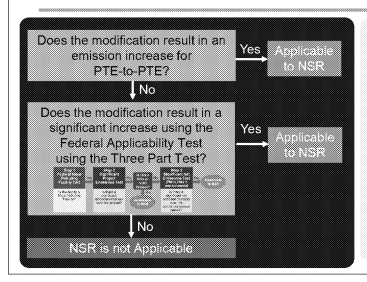
Other Creditable Emission Increases and Decreases

Creditable Increases and Decreases

- Must not have been relied on in:
 - * An air quality analysis in a previous NSR permit analysis
 - * A "Reasonable Further Progress" demonstration for nonattainment pollutant (PM2.5)
- Decrease must be enforceable by date construction commences
- Creditable decrease is based on actual emissions to PTE
 - If actual emissions are higher than existing allowable emissions, creditable decrease is based on the existing allowable emissions and the revised allowable emissions
- Increase must involve some amount of actual increase
- Must involve "approximately the same quantitative significance for public health and welfare" as project emission increase

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Summary of the Proposed NSR Applicability Test for Major Source Modifications



- First applicability test retains the method of current Regulation XIII
- The Federal Applicability Test is a 3-step test that uses the NSR Reform calculation method and federal thresholds
 - Netting not allowed for NOx and VOC, but is allowed for other NSR pollutants
- Most provisions can be incorporated by reference, with minor revisions as discussed
- A guidance document will be needed to streamline implementation

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